GOVERNMENT OF KARNATAKA

NO.CI 190 SGF 2013

Karnataka Government Secretariat,
Vikasa Soudha,
Bangalore, Dated: 24-08-2013

NOTIFICATION

Whereas it is necessary to make an order with a view to enabling... to purchase the quantity of Sugar Cane required having regard to the crushing capacity of the factory, the availability of Sugarcane in the area where sugarcane is grown and the need for production of Sugar.

Now, therefore, in exercise of the powers conferred by clause 6,7,8 and 9 of the Sugarcane (Control) order 1966 read with CSR 1127, dated 16th July 1966 of the Government of India in the Ministry of Food, Agriculture, Community Development and Co-Operation (Department of Food) the Government of Karnataka, hereby makes the following orders namely:

1. TITLE, COMMENCEMENT AND DURATION OF OPERATION:
   i) This Order may be called the Karnataka Sugarcane (Regulation of Distribution),
   ii) It shall come into force at once and shall remain in force till withdrawn or repealed subject to amendments as the State Government may make from time to time.

2. DEFINITIONS: In this order:
   a. Factory means the premises of the factory at
   b. 'Form' means a form appended to this order.
   c. Words and expressions used in this order but not defined shall have the meaning assigned to them in clause 2 of the Sugarcane (Control) order 1966.

Contd.....
3. Determination of the quantity of Sugarcane required by the factory and reservation of the area for supply of sugarcane.

i) The crushing capacity of 3500 TCD. The quantity of Sugarcane required by the factory during a year about 6.00 Lakh M.Ts.

ii) The factory shall secure the sugarcane determined under sub-clause (2) from the areas specified in schedule-I to this order which shall be the area reserved temporarily in the interest of farmers for supplying sugarcane to the factory concerned, till the new factories, likely to come up in that area are established.

4. FIXATION OF QUANTITY OF SUGARCANE TO BE SUPPLIED BY THE GROWER:

Every grower of sugarcane in the area reserved temporarily as specified in Schedule-I shall supply to the factory ninety five percent of the sugarcane grown by each such grower Co-operative Society operating in the reserved area, through such society.

5. AGREEMENT TO SUPPLY OR PURCHASE THE DETERMINED QUANTITY OF SUGARCANE.

Every grower of sugarcane or a sugarcane grower Co-operative Society, supplying sugarcane to the factory and the factory shall enter into agreement to supply or purchase as the case may be, the quantity of sugarcane determined under clause-4.

6. PROHIBITION OF EXPORT OF SUGARCANE FROM AREA RESERVED TEMPORARILY.

No Sugarcane shall be exported from the area reserved temporarily except under and in accordance with the conditions of a permit issued by the Deputy Commissioner of respective district in Form-I of Schedule-II.

7. ISSUE OF PERMITS:

i. Application for the grant of a permit under clause-6 shall be made in form 2 of Schedule-II and shall be accompanied by a fee of Rs.5/- and an amount of Rs.100/- as security Deposit.
ii. If any condition of the permit is contravened, the Deputy Commissioner of the respective District may, after giving an opportunity to the person concerned to show cause why the amount deposited by way of security or any part thereof may not be forfeited, pass order forfeiting the whole or part of the amount deposited as security.

BY ORDER AND IN THE NAME OF THE
GOVERNOR OF KARNATAKA

(T.PARAMESWARAPPA)
DESK OFFICER (SUGAR)
COMMERCE & INDUSTRIES DEPARTMENT.